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applicable to retail groceries and other mercantile houses engaged in the selling of milk, cream, and dairy products; that all persons within the city and county of Denver who own but one cow shall be allowed to sell, peddle, distribute, or otherwise dispose of all the milk from said one cow upon the payment of a license fee in the sum of \$1, as provided in section 5 hereof; and further provided that said cow shall first have been subjected to a tuberculin test by the health department of the city and county of Denver, under such rules and regulations as they may prescribe, and at such times and places as they may fix; and provided further that said cow shall be housed in a stable constructed in conformity with the general provisions of this ordinance and kept in sanitary condition as provided herein, and that said cow shall be cleaned and prepared for milking as provided herein; and further provided that no milk shall be kept in any unclean or insanitary place, or in any bedroom, or other room where children are allowed, or within any distance of any privy or closet other than as provided by section 8 hereof. All one-cow dairies as herein provided shall be under the supervision and direction of the milk division of the department of health of the city and county of Denver and subject to such rules and regulations for the sanitary maintenance thereof as may be made from time to time by said division of said department, and in conformity with the general provisions of this ordinance: Provided, however, That as to one-cow dairies it shall not be required that the cleaning and sterilization of receptacles for milk shall be done by means of appliances or plants used exclusively for that purpose, but that the same may be cleaned by boiling water over a clean and sanitary sink or drain box, or in such manner as may be provided from time to time by the milk division of the department of health of the city and county of Denver."

HOLLAND, MICH.

Nuisances-Offensive Trades. (Ord. 311, Nov. 18, 1914.)

Rule 1. No person, firm, or corporation shall deposit or permit to remain in or on their premises any filthy or stagnant water, any foul slops, foul drains, or garbage, decaying or decayed animal or vegetable matter, decaying or decayed fruit, or any offensive thing that may give rise to poisonous, foul, or offensive gases or vapors; nor shall they deposit the same in any street, alley, public space, private premises, nor in any stream within the city limits.

RULE 3. No person, firm, or corporation shall keep or maintain any slaughterhouse, slaughter yard, or slaughter pen within the city limits; nor shall any person engage in rendering tallow, lard, or any animal tissue as a business, except such rendering shall be so conducted as not to give rise to offensive odors.

Domestic Animals—Keeping of—Disposal of Dead Bodies. (Ord. 311, Nov. 18, 1914.)

RULE 2. The carcass of any animal or fowl that has died within the city limits shall be removed by the owner thereof within 24 hours and buried at a depth sufficient to prevent any stench: *Provided*, That the carcass of a horse, cow, mule, dog, or of any of the other larger animals shall not be buried within the city limits and that the carcass of a fowl shall not be buried within 50 feet of any well.

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Rule 4. The keeping and maintaining of hogs or hog pens within the city limits is hereby expressly forbidden, nor shall it be lawful for any person, firm, or corporation to have and maintain any stable, yard, or structure where cattle are kept within 50 feet of any dwelling house, occupied building, well, or spring, nor any structure, yard, or inclosure for the confining of chickens, geese, or other fowl, or stable where horses, mules, or other animals are kept within 25 feet from any dwelling house or occupied building except that of the owner of said fowl or animals, or within 50 feet of any well or spring.

Stables and Manure—Care of. (Ord. 311, Nov. 18, 1914.)

Rule 5. All stables, yards, and inclosures where horses, cattle, or fowl are kept shall be kept free from filth and dirt. All manure must be kept in bins completely inclosed, bottom, top, and sides, and from the 1st day of May to the 1st day of November of each year shall be kept constantly screened from flies. All manure bins shall be entirely emptied and thoroughly cleaned at least once in every two weeks.

Spitting-Prohibited in Public Places. (Ord. 311, Nov. 18, 1914.)

Rule 6. Spitting or expectorating upon the floors of any public building, street car, or public conveyance, or upon any sidewalk, crossing, entrance, or other public place, is a menace to public health, and the ordinance relating thereto shall be strictly enforced by the police department of the city of Holland.

Garbage, Refuse, and Ashes—Care and Disposal. (Ord. 311, Nov. 18, 1914.)

RULE 7. All rubbish, such as waste paper, tin cans, leaves, ashes, cast-off crockery, bottles, glassware, and such other substances as do not properly constitute garbage shall be kept in suitable bins or containers and shall be removed before the 1st day of June of each year and again before the 1st day of December of each year; nor shall any of such rubbish be deposited upon any street, alley, public space, or vacant lot, except by permission of the board of health, first had and obtained.

Rule 8. A garbage district is hereby established, which shall include all of the territory within the city limits and which shall be governed by the following regulations:

First.—Each and every householder or occupant of any dwelling house, boarding house, or restaurant having garbage to dispose of shall provide one or more metal cans sufficient to receive all garbage that may accumulate between times of collection, each can to have a capacity not to exceed 10 gallons, and provided with a handle, bail, and tight-fitting cover. These cans must be so placed that they shall at all times be readily accessible for removing or emptying the same, and no other receptacle shall be used for garbage.

Second.—All garbage accumulating between the times of collection shall be placed in such cans: *Provided*, That no tin cans, wire, or metal of any kind, glass, chinaware, crockery, or coarse rubbish shall be placed in such cans.

Third.—All garbage deposited in said cans shall be removed once a week by a licensed scaveneger or garbage collector, except in cases of hotels, restaurants, and boarding houses, where garbage shall be collected and removed daily. The expense of such collection shall be paid by the owner, agent, occupant, or tenant of the premises from which the said garbage is collected, but in no instance shall the fee charged for such collection exceed 5 cents per week for each can,